IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned attorneys of record, that the above entitled action be, and the same hereby is, dismissed without prejudice pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), all parties to bear their own costs, and that signatures to this stipulation may be delivered electronically or by facsimile and that this Stipulation may be filed without further notice with the Clerk of Court.

Date: January 16, 2008

FINGER & FINGER Attorneys for Plaintiffs 158 Grand Street

White Plains, New York 10601

(914) 949-0308

ALEC M. LIPKIND, ESQ. (AML-3185)

The Walt Disney Company Corporate Legal Department Attorneys for Defendants 77 West 66th Street, 15th Floor New York, NY 10023 (212) 456-7176

SO ORDERED: Johnson 18, 7 608

Alec M. Lipkind

January 17, 2008

By Fax (914.390.4085)

The Honorable Judge Charles L. Brieant United States District Judge United States District Court Southern District of New York United States Courthouse, Rm. 275 300 Quarropas, Street White Plains, New York 10601

> Re: Blitstein v. The Walt Disney Company and The Walt Disney Company d/b/a Walt Disney World Co. (07 Civ. 10604) (CLB)

Dear Judge Brieant:

Further to my letter of earlier today, enclosed please find a fully executed copy of a Stipulation of Dismissal Without Prejudice.

I, of course, am available should your Honor have any questions.

AML:av

Encl.

cc: Daniel Finger, Esq.

77 West 66th Street, 15th Floor / New York, New York 10023 / 212-456-7176 Fax 212-456-6565 / alec.lipkind@disney.com

o Disney